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July 11, 2005

VIA HAND DELIVERY

Mr. Marlene H. Dortch, Esq. Secretary
Federal Communications Commission
Portals II – 12th Street Lobby
Filing Counter – TW-A325
445 12th Street, SW
Washington, D.C. 20554

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JUL 1 1 2005

Federal Communications Commission Office of Secretary

Re:

Reply Comments

MB Docket No. 05-98 RM-11187, 11252, 11253

(Wheatland, Gillette, Lusk, Moorcroft, Pine Haven, Rock River and Upton, Wyoming and Edgemont, Custer, Murdo, Wall and Ellsworth AFB, South Dakota)

Dear Ms. Dortch:

Transmitted herewith, on behalf of Keyhole Broadcasting, LLC and Mount Rushmore Broadcasting, Inc., is an original and four (4) copies of their Reply Comments in the above-referenced rule making proceeding. Please contact undersigned counsel should the Commission have any questions with respect to this filing.

Sincerely,

Counsel for

KEYHOLE BROADCASTING, LLC and MOUNT RUSHMORE BROADCASTING. INC.

Enclosure

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Before The FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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JUL 1 1 2005

In the Matter of)	Federal Communications Commission Office of Secretary			
Amendment of Section 73.202(b))	MB Docket No. 05-98			
Table of Allotments)	RM-11187, 11252, 11253			
FM Broadcast Stations)				
(Wheatland, Gillette, Lusk, Moorcroft,)				
Pine Haven, Rock River and Upton, Wyoming)				
and Edgemont, Custer, Murdo, Wall and)				
Ellsworth AFB, South Dakota)				

To: Office of the Secretary

Attn: Assistant Chief, Audio Division

Media Bureau

REPLY COMMENTS

Keyhole Broadcasting, LLC ("Keyhole"), licensee of Station KXXL(FM), Gillette,
Wyoming and Mount Rushmore Broadcasting, Inc. ("Rushmore"), licensee of Station
KAWK(FM), Custer, South Dakota (together, the "Joint Parties"), by their counsel, hereby
submit Reply Comments in response to the Commission *Public Notice*, Report No. 2717,
released June 24, 2005. The *Public Notice* accepted for filing the Joint Parties' counterproposal
to the *Notice of Proposed Rule Making*, DA 05-652, released March 14, 2005, as well as the
counterproposal filed by Kona Coast Radio, LLC ("Kona"). The Joint Parties propose to
simplify the proceeding by offering a "Universal Solution", which would eliminate the conflicts
between their own counterproposal and Kona's counterproposal and the initial rule making
proposal offered by Mitchell Beranek ("Beranek"). To the extent required, any alternate channel
substitutions can be introduced into this proceeding after the deadline for filing counterproposals
as long as they do not involve a new community. *See Pinewood, South Carolina*, 5 FCC Rcd

7609, 7611 (1990) ("After the counterproposal deadline, we believe it appropriate for a party in a proceeding to suggest alternative channels which may lead to a resolution with respect to the communities already at issue in the proceeding.")

At present, there is a conflict between Kona's proposed substitution of Channel 299C in place of Channel 242C at Lusk, Wyoming. The Joint Parties propose the substitution of Channel 299C in place of Channel 288C at Wall, South Dakota and the substitution of Channel 298A in place of Channel 289A at Wheatland, Wyoming. To eliminate these conflicts, the Joint Parties propose the substitution of Channel 295C at Wall, South Dakota with a site modification 24.42 kilometers southeast of the current reference point and the substitution of Channel 253A at Wheatland, Wyoming with a site modification 9.12 kilometers west of the current reference point². The allotment of Channel 295C at Wall and Channel 253A at Wheatland are fully spaced to all other stations, allotments and authorizations and provide city grade coverage to 100 percent of the communities. See Engineering Statement in Support of Reply Comments. There presently also exists a conflict between the Joint Parties' counterproposal and the initial rule making proposal filed by Beranek. Beranek proposes the addition of Channel 298A at Wheatland, Wyoming as an additional Wheatland channel, while the Joint Parties propose the substitution of Channel 298A in place of the existing vacant allotment Channel 289A at Wheatland, Wyoming. To resolve this conflict, the Joint Parties propose as part of their Universal Solution the addition of Channel 247A at Wheatland, Wyoming. Channel 247A at the site requested by Beranek is fully spaced to all other stations, allotments and authorizations and the proposed city grade contour for Channel 247A from his proposed site provides city grade coverage to 100 percent of the community of Wheatland.

¹ The coordinates for Channel 295C at Wall, South Dakota are N43-52-48, W101-57-38.

² The coordinates for Channel 253A at Wheatland, Wyoming are N42-02-57, W105-03-44.

The Joint Parties' counterproposal is a vastly superior proposal to that of Kona Coast or Beranek. The Joint Parties' counterproposal would create a first local service at Edgemont, South Dakota as well as at Ellsworth AFB. The Kona counterproposal would create no new service while the initial rule making proposal filed by Beranek would propose the addition of only a fifth local service to a single community (Wheatland). Nonetheless, in the event the Commission deems all three proposals to be in the public interest, adoption of the Joint Parties' Universal Solution would achieve the goals of all the parties. The Universal Solution represents a more efficient use of the spectrum than that offered in the *Notice of Proposed Rule Making*, Kona Coast's counterproposal or Beranek's proposal. The Commission has a long history of favoring multiple allotments over single ones. *See e.g. Stuart and Boone, Iowa*, 5 FCC Rcd 4537 (1990); *Williston and Micanopy, Florida*, 50 RR 2d 1425 (1982).

³ In the event the Commission determines that the Kona counterproposal is not acceptable, as an alternative, a Universal Solution may still be achieved by adding Channel 247A at Wheatland, Wyoming at the requested site of Beranek (which would remove the conflict between the Joint Parties' counterproposal and Beranek's initial rule making proposal), while substituting Channel 298A in place of existing vacant allotment Channel 289A at Wheatland.

Accordingly, for reasons stated above, the Commission should promptly adopt a Report and Order implementing the Universal Solution as proposed herein.

Respectfully submitted,

KEYHOLE BROADCASTING, LLC

MOUNT RUSHMORE BROADCASTING, INC.

By:

Lee J. Peltzman

Their Attorney

Shainis & Peltzman, Chartered

1850 M Street

Suite 240

Washington, DC 20036

Dated: July 11, 2005



IN SUPPORT OF REPLY COMMENTS

MM DOCKET 05-98, RM-11187

Keyhole Broadcasting, LLC Mount Rushmore Broadcasting, Inc.

Prepared by:

Kevin Terry Spanish Peaks Broadcasting, Inc. 3046 E Dimple Dell Cir Sandy, UT 84092

July 7, 2005

ENGINEERING STATEMENT In Support of Reply Comments MB Docket 05-98

Wheatland, WY

Keyhole Broadcasting, LLC Mount Rushmore Broadcasting, Inc.

REPLY COMMENTS ENGINEERING STATEMENT

Keyhole Broadcasting, LLC ("Keyhole"), licensee of Station KXXL(FM), Gillette, WY, and Mount Rushmore Broadcasting, Inc. ("Rushmore"), licensee of KAWK (FM) Custer, SD, (together, the "Joint Parties") hereby offer the instant reply comments in support of their counterproposal to the *Notice of Proposed Rule Making*, DA 05-652 (rel. March 14, 2005) ("NPRM") in the above-captioned proceeding. The counterproposal is mutually exclusive to MB Docket 05-98, which proposes the allocation of channel 298A at Wheatland, WY, as that community's fifth local service.

In a separate Counterproposal dated May 5, 2005, Kona Coast Radio, LLC ("Kona") proposed that Channel 247A should be allotted at Wheatland instead of Channel 298A, that Kona's station KVAN (FM) Rock River, WY, should be switched from Channel 240A to Channel 242C1, and that Channel 299C should be substituted for Channel 242C at Lusk, WY.

Kona's Counterproposal is mutually exclusive with the Joint Parties' Counterproposal at two locations. Kona's channel substitution of Channel 299C in place of 242C at Lusk, WY, is mutually exclusive with the Joint Parties' request to substitute Channel 299C at Wall, SD, and channel 298A at Wheatland, WY.

While the Joint Parties do not support or oppose Kona's Counterproposal, they wish to offer the following "Universal Solution" to eliminate the conflicts between its Counterproposal and Kona's Counterproposal. The Joint Parties also note the continued expression of interest to add a fifth local service at Wheatland by Mitchell Beranek, the "Petitioner" in this matter.

¹ In addition to the three FM services already assigned to Wheatland, WY, AM station KYCN is also licensed to Wheatland.

Although the Joint Parties believe that their Counterproposal is preferable to both Kona's Counterproposal and the Petitioner's original Proposal, as it creates two first local services under Priority 3 of the Commission's allotment priorities, the following Universal Solution can be implemented to achieve the goals of Kona, the Petitioner, and the Joint Parties in the event that the Commission deems Kona's Counterproposal and the Petitioner's Proposal to also be in the public interest.

Universal Solution

Conflict #1

To eliminate the conflict between Kona's proposed substitution of Channel 299C in place of Channel 242C at Lusk, WY, and the Joint Parties proposed substitution of Channel 299C in place of Channel 288C at Wall, SD, the Joint Parties hereby propose the substitution of Channel 295C at Wall, SD, with a site modification 24.42 kilometers southeast of the current reference coordinates N43-52-48, W101-57-38. Exhibit E, Figure 1 is an allocation study showing the spacings to other stations if Channel 295C is allocated to Wall, SD, at this location. As shown in the study, Channel 295C at Wall is fully spaced to all other stations, allotments, and authorizations. Exhibit E, Figure 2 shows the proposed city-grade contour for channel 295C from the proposed site. The city-grade contour easily covers 100% of Wall.

Conflict #2

To eliminate the conflict between Kona's proposed substitution of Channel 299C in place of Channel 242C at Lusk, WY, and the Joint Parties proposed substitution of Channel 298A in place of Channel 289A at Wheatland, WY, the Joint Parties hereby propose the substitution of Channel 253A at Wheatland, WY, with a site modification 9.12 kilometers west of the current reference coordinates N42-02-57, W105-03-44. Exhibit E, Figure 3 is an allocation study showing the spacings to other stations if Channel 253A is allocated to Wheatland, WY, at this location. As shown in the study, Channel 253A at Wheatland is fully spaced to all other stations, allotments, and authorizations. Exhibit E, Figure 4 shows the proposed city-grade contour for channel 253A from the proposed site. The city-grade contour easily covers 100% of Wheatland.

Conflict #3

To eliminate the conflict between the Petitioner's proposed addition of Channel 298A at Wheatland, WY, and the Joint Parties proposed substitution of Channel 298A in place of the existing vacant allotment of Channel 289A at Wheatland, WY, the Joint Parties hereby propose the addition of Channel 247A at Wheatland, WY, at the Petitioner's proposed site. Exhibit E, Figure 5 is an allocation study showing the spacings to other stations if Channel 247A is allocated to Wheatland, WY, at this location. As shown in the study, Channel 247A at Wheatland is fully spaced to all other stations, allotments, and authorizations. Exhibit E, Figure 6 shows the proposed city-grade contour for channel 247A from the proposed site. The citygrade contour easily covers 100% of Wheatland.

The Joint Parties' counterproposal creates first local service at Edgemont, SD (population 867) and first local service at Ellsworth Air Force Base ("Ellsworth AFB"), SD (population 4165), and is preferred as it creates two first local services under Priority 3 of the Commission's allotment priorities at Edgemont and Ellsworth AFB. Kona's Counterproposal creates no new services while the Petitioner's proposed addition of 298A at Wheatland would only provide a fifth local service under Priority 4 to a single community. Nonetheless, if the Commission deems all three proposals to be in the public interest, the aforementioned Universal Solution can be implemented to achieve the goals of all parties involved in the Proceeding. The following is a summary of the changes proposed to the FM Table of Allotments if this Universal Solution is adopted (listed alphabetically by state):

City	Current	Proposed
Custer, SD	286C1	2
Edgemont, SD		289C1
Murdo, SD	285C0 (app)	283C0 (app)
Ellsworth AFB, SD		285C
Wall, SD	288C	295C
Gillette, WY	245C1, 264C1, 280C2	245C1,260C2,264C1
Lusk, WY	242C	299C
Moorcroft, WY	228A	291A
Pine Haven, WY	260A	256A
Rock River, WY	240A	242C 1
Upton, WY	283A, 290C1	228A, 283C1
Wheatland, WY	269A, 289A, 293C1	269A, 293C1, 253A, 247A

² Custer will continue to be well served by KFCR AM.

Conclusion

The Joint Parties' counterproposal has demonstrated that it is in technical compliance with the present Commission Rules concerning such actions. The counterproposal produces two new first local services at Edgemont and Ellsworth AFB, SD, combined population of 5,032. The counterproposal creates a net increase in new 60-dBu service of 26,475 square kilometers, and it provides a new 60 dBu service to a net 65,283 persons.

While the Joint Parties take no position with respect to the acceptability of Kona's Counterproposal and the Petitioner's original proposal, the aforementioned Universal Solution has been offered to eliminate the conflicts between the Joint Parties' Counterproposal, Kona's Counterproposal, and the Petitioners original Proposal. In the event that the Commission deems both Counterproposals as well as the original Proposal to be in the public interest, it may order this Universal Solution be implemented. In the event that the Commission determines Kona's Counterproposal to be either defective or not in the public interest, the Joint Parties request that the Commission implement the Joint Parties' Counterproposal which they offered on May 5, 2005. In such an event, the conflict between the Petitioner's proposed addition of Channel 298A at Wheatland, WY, and the Joint Parties' proposed substitution of Channel 298A in place of the existing vacant allotment of Channel 289A at Wheatland, WY, may still be eliminated, as noted above, by adding Channel 298A as proposed as a substitution by the Joint Parties and adding Channel 247A at Wheatland, WY, at the Petitioner's proposed site.

Statement of the Consultant

The instant engineering portion of these Reply Comments was prepared for the Joint Parties and supports a counterproposal to MM Docket 05-98, RM-11187. It was developed by Spanish Peaks Broadcasting, Inc. ("SPB") and may not be used for purposes other than submission to the Commission by the Joint Parties. It may not be reproduced in its entirety, or in part, by anyone (other than from the Commission) without the written consent of SPB.

The information in this application is compiled from the most recent Commission and outside data. SPB is not responsible for errors resulting from incorrect data or unpublished rule and procedure changes.

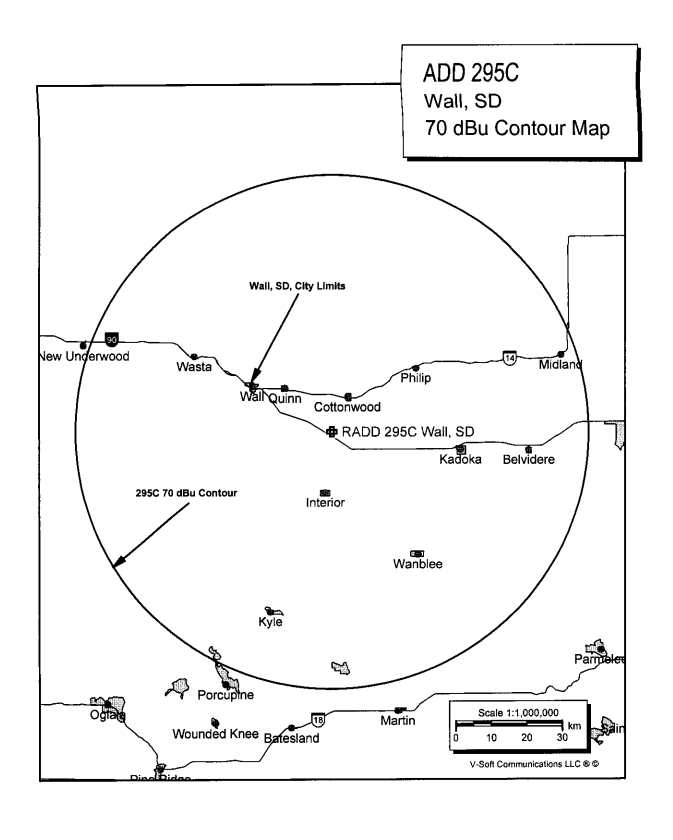
ADD Channel 295C Wall, SD Allocation Study

REFERENCE 43 52 48 N 101 57 38 W

CLASS = CCurrent Spacings ------ Channel 295 - 106.9 MHz -----------

DISPLAY DATES DATA 06-22-05 SEARCH 07-07-05

Call	Channel		Location		Dist	Azi	FCC	Margin
KZLK	LIC	292C1	Rapid City Minatare Minatare Minatare Minatare Minatare Spearfish	SD	105.61	281.9	105.0	0.61
AP295	APP	295C2		NE	252.29	210.1	249.0	3.29
RS295	RSV	295C2		NE	262.32	209.2	249.0	13.32
AP295	APP	295A		NE	262.32	209.2	226.0	36.32
AL295	VAC	295A		NE	262.32	209.2	226.0	36.32
KSLT	LIC	297C		SD	158.07	289.1	105.0	53.07



ADD Channel 253A Wheatland, WY Allocation Study

REFERENCE 42 02 57 N 105 03 44 W

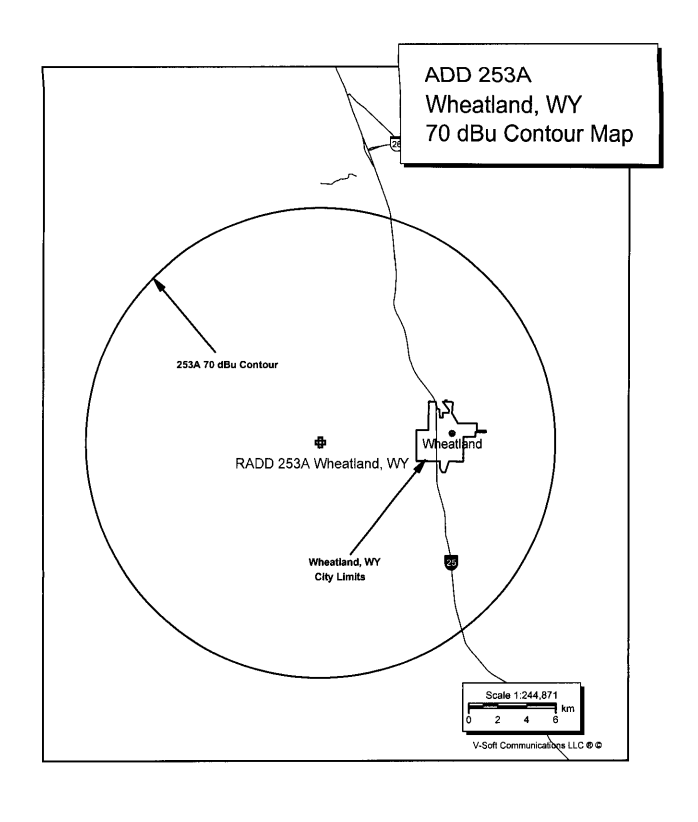
CLASS = ACurrent Spacings

DISPLAY DATES DATA 06-22-05 SEARCH 07-07-05

FCC Margin

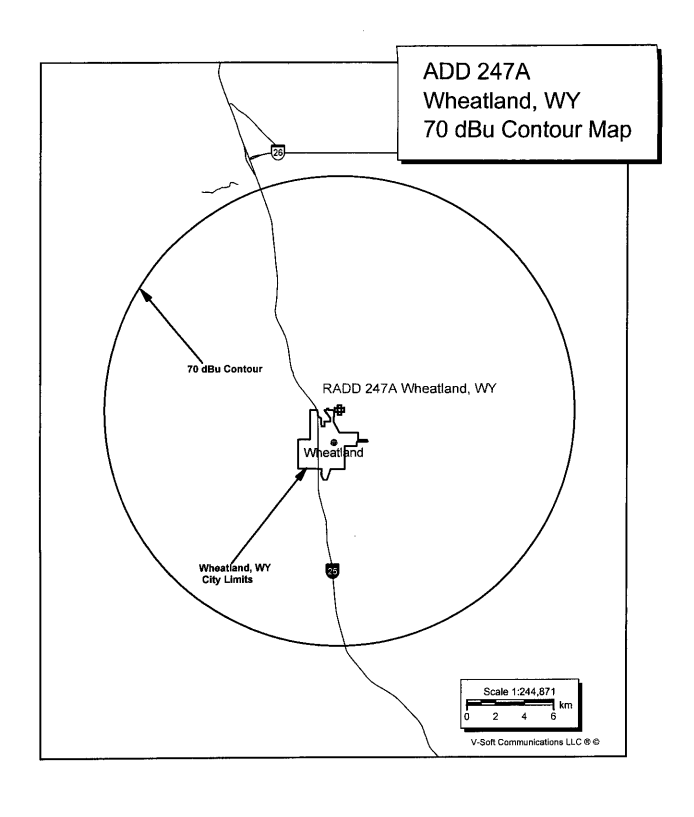
Call Channe		nannel	Location		Dist	Azi	
			Torrington Manville	WY WY	71.55 88.97	94.6	

AL255 VAC 255C1 Manville WY 88.97 24.1 75.0 13.97 KHIH.C CP -N 254A Laramie WY 88.23 201.7 72.0 16.23 VA254 VAC 254A Laramie WY 92.75 208.1 72.0 20.75 KQLF LIC 250C1 Cheyenne WY 105.48 177.5 75.0 30.48 KYGOFM LIC 253C Denver CO 265.90 187.8 226.0 39.90 KGRK.C CP 252A Glenrock WY 112.28 324.0 72.0 40.28 KSIDFM LIC 254C1 Sidney NE 182.99 121.1 133.0 49.99 KQLF.C CP 250C1 Cheyenne WY 128.65 184.9 75.0 53.65



ADD Channel 247A Wheatland, WY Allocation Study

Call	Channel		Location		Dist	Azi	FCC	Margin
KBCOFM KQSK KQLF KCMI KIMX.C KIMX AL248 KQLF.C		247C 248C1 250C1 245C1 244C2 244C2 248A 250C1	Boulder Chadron Cheyenne Terrytown Laramie Laramie Centennial Cheyenne	CO NE WY NE WY WY WY	241.74 164.20 108.30 112.77 96.68 96.93 121.34 132.59	187.0 67.0 182.6 111.2 205.4 205.4 226.4 189.0	226.0 133.0 75.0 75.0 55.0 55.0 72.0 75.0	15.74 31.20 33.30 37.77 41.68 41.93 49.34 57.59



CERTIFICATE OF SERVICE

I certify that on this 11th day of July, 2005, I caused to be sent by U.S. mail, postage prepaid, copies of the foregoing Counterproposal to the following:

Mitchell Beranek 7607 Schrader Lane Cheyenne, Wyoming 82009

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